

REMARKS*Supplemental Arguments Re: Newly Presented Claims 178-196*

The Notification states, “Newly added independent claim 178 and its dependent claims 179-196 are not addressed with respect to the applied prior art of Silverman et al., and it is unclear in the record how these claims distinguish from Silverman et al. . . . Response by submission of supplemental arguments is required.” Notification, page 2.

Claim 178 recites, in part, a distributed computer network comprising at least one storage medium for storing computer readable instructions adapted to cause the distributed computer network to “store identifying criteria associated with each particular digital information block and its associated link” and “configure the list of links to permit selecting any one of the links and, by using the selected link, to download the digital information block associated with the selected link, for viewing data contained therein.” Applicant thus contends that each of the links is associated with a single digital information block, and that data contained in a digital information block can be downloaded for viewing by selecting the link associated with that digital information block. Applicant further contends that it has shown in its prior response filed November 15, 2006 that such limitations distinguish over Silverman et al. Specifically, Silverman et al. does not teach or suggest that each of its links is associated with a single digital information block, and that data contained in a digital information block can be downloaded for viewing by selecting the link associated with that digital information block. As such, Applicant contends that claim 178 is patentably distinct from the Silverman et al. reference. As claims 179-196 include all patentable limitations of claim 178, these claims are also believed to be allowable over . Accordingly, Applicant requests entry and examination of claims 178-196.

CONCLUSION

Claims 103-108, 112 and 152-196 are currently pending.

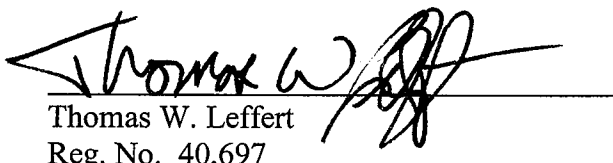
In view of the above remarks, and in view of the remarks presented in Applicant's prior response mailed June 12, 2007, Applicant believes that all pending claims are in condition for allowance and respectfully requests a Notice of Allowance be issued in this case. Please charge any further fees deemed necessary or credit any overpayment to Deposit Account No. 501373.

Please deem this a petition for extension of time if necessary to maintain pendency of this patent application. Please charge any additional fees necessary to maintain pendency of this patent application or credit any overpayment to Deposit Account No. 501373.

If the Examiner has any questions or concerns regarding this application, please contact the undersigned at (612) 312-2204.

Respectfully submitted,

Date:

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Thomas W. Leffert
Reg. No. 40,697

Attorneys for Applicant
Leffert Jay & Polglaze
P.O. Box 581009
Minneapolis, MN 55458-1009
T (612) 312-2200
F (612) 312-2250